

Exhibit 50

Title	Known or Suspected Drug Cartel Membership
Question	How should we handle DACA requests when there is a record that the requestor is a known or suspected drug cartel member?
Answer	<p>The BCU DACA Team should handle any DACA requests when the record indicates that the requestor was, is or may be a member of a drug cartel. Supervisors must refer the following cases to HQSCOPS through the normal chain of command:</p> <ul style="list-style-type: none">• All DACA requests filed by a known or suspected drug cartel member the Center seeks to approve; and• Any novel, complex, or sensitive DACA requests filed by a known or suspected drug cartel member the Center seeks to deny.

Therefore, if there is reason to believe the DACA requestor is a known or suspected drug cartel member because the record (e.g., a TECS record, as shown in the image below) indicates that the DACA requestor is under investigation for, or has been arrested for (without disposition), or has been convicted of a crime involving activities that suggest the alien is a drug cartel member or a suspected drug cartel member, the DACA BCU Team should de-conflict further with the record owner. If it is determined that the alien is a drug cartel member or a suspected drug cartel member, then the BCU will deny the request as a matter of discretion using the discretionary checkbox, "*You have not established that you warrant a favorable exercise of prosecutorial discretion,*" and refer the case to ICE.

LE